

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
CHARLESTON DIVISION

ROBERT G. SABELHAUS and MELANIE) CIVIL ACTION NO.: 2:07-790-DCN

R. SABELHAUS,)

)

Plaintiffs,)

)

vs.)

)

CHARLES CATHCART; YURI DEBEVC;)

SCOTT CATHCART; DERIVIUM)

CAPITAL USA, INC.; VERIDIA)

SOLUTIONS, LLC; WITCO; OPTECH,)

LTD; SHENANDOAH HOLDINGS, LTD.,)

SPENCER PARTNERS, LTD; THE)

JEEVES GROUP; JEEVES HOLDINGS,)

LTD; BRYAN JEEVES; ALEXANDER)

BRYAN JEEVES; PAUL ANTHONY)

JARVIS; NIGEL HARLEY WOOD; AND)

COLIN BOWEN,)

**ORDER GRANTING PLAINTIFFS' JOINT
MOTION FOR A DETERMINATION OF
THE FINALITY OF THEIR JUDGMENTS
AGAINST CERTAIN DEFENDANTS NUNC
PRO TUNC**

)

Defendants.)

THIS MATTER comes before the Court upon the joint motion of Plaintiffs Kevin Campbell, Chapter 7 Trustee of the Estate of Derivium Capital, LLC; Alan M. Grayson and The AMG Trust; General Holding, Inc.; Robert & Melanie Sabelhaus; Newton Family, LLC; and WCN/GAN Partners, Ltd. (“Plaintiffs”) for an express determination that there is no just reason to delay in entering final judgments against certain defendants, pursuant to Fed. R. Civ. P. 54(b).

IT APPEARS to the satisfaction of the Court that there is no just reason to delay in entering final judgments as to those defendants who participated in the month-long trial before this Court that commenced on February 2, 2009 and against whom judgments have been obtained by the Sabelhaus Plaintiffs, to wit:

Robert G. Sabelhaus and Melanie R. Sabelhaus v. Cathcart, et al., No. 07-0790 (Nov. 24, 2009) (judgment against Charles Cathcart, Yuri Debevc, Veridia, and DC USA).

IT IS HEREBY ORDERED Plaintiffs' motion be GRANTED, and that the above-listed judgments are final and appealable under Fed. R. Civ. P. 54(b).

IT IS FURTHER ORDERED that this Order be deemed effective *nunc pro tunc* to the respective dates of entry of each of the above-listed judgments.

AND IT IS SO ORDERED.



The Honorable David C. Norton

April 28, 2010
Charleston, South Carolina